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# SUPERIOR COURT OF CALIFORNIA

COUNTY OF SHASTA

In the Matter of the Determination ) of the Rights of the Various Claimants to the Water of

ROARING CREEK STREAM SYSTEM UPSTREAM FROM THE BIG BEND ROAD BRIDGE,

Shasta County, California.

DECREE NO. 83723

The above-entitled cause having come on regularly for hearing, trial and determination on May 31, 1985, before this court sitting without a jury; all parties in interest in said proceeding having been duly and regularly notified of said hearing; the State Water Resources Control Board (hereinafter referred to as the "Board") having filed with the clerk of this court a certified copy of the Order of Determination together with the original evidence filed with or taken before the Board and certified by it; exceptions to the Order of Determination having been filed by Mary Jane Mallinson aka Mary Jane Meckley, Jerry and Charleen Carroll, and the United States Forest Service; the exceptions to the Order of Determination having been heard on May 31, 1985; the matter having been taken under submission; the court having announced a tentative

decision on July 5, 1985 which approved the Order of Determination of the Board except with respect to the claim of the United States Forest Service; the court having determined that the Forest Service should receive an additional allotment of water for public trust purposes; the court now affirms said Order of Determination, except to the extent that it is modified herein, and renders this decree determining the rights of all parties to this proceeding as follows:

IT IS ORDERED, ADJUDGED AND DECREED that the several rights of all existing claimants in and to the use of water of the Roaring Creek Stream System, upstream from the Big Bend Road Bridge, in Shasta County, California, are determined and established to be as hereinafter set forth:

### Definitions

- "Water Code" means the State of California Water
   Code.
- 2. "Stream System" means the Roaring Creek stream system upstream of the Big Bend Road Bridge. It includes Roaring Creek, two unnamed streams known locally as Browns Creek and Jake Creek, and other tributaries from their headwaters to their confluence with Roaring Creek. It also includes water in subterranean streams which flow in known and definite channels and which contribute to the Roaring Creek stream system.
- 3. "Claimant" means a party who has filed a proof of claim of water right in and to the use of the Roaring Creek stream system, or who, having failed or refused to file such a proof of claim properly, has had his right determined pursuant to provisions of Water Code Section 2577.

- 5. "Seasonal storage" is defined as the collection of natural flow in a reservoir during a time of high stream flow, such as the winter and spring months, where such water is held and used during a time of deficient stream flow, such as the summer and fall months.
- 6. "Regulatory storage" is the collection of a direct diversion allotment in a reservoir in which water is held in storage for the purpose of creating a convenient head for irrigation or other beneficial use allowed herein, for less than 30 days before being withdrawn.
- 7. "Natural flow" means flow which occurs at the point in a stream from the runoff of the watershed which it drains, from springs and seepage which naturally contribute to the stream, and from waste and return flow from dams, conduits, and irrigated land. Natural flow is distinguished from water released directly from storage for rediversion and use, or water imported from another watershed which is released directly to the natural channel for conveyance to the place of beneficial use.
- 8. "Watershed" means the drainage area or region which contributes to the water supply of a stream or lake. The watershed boundary for this adjudication is delineated on the State Water Resources Control Board map described below.
  - "Return flow" is that portion of applied irrigation

water that after use, finds its way back into a ditch or drain and becomes available for reuse by persons other than the original diverter.

10. The "State Water Resources Control Board Map"
(hereinafter referred to as the SWRCB map) was prepared by the
Board from surveys made in 1978 and 1979 and updated in 1984. It
is entitled "Roaring Creek Stream System, Showing Diversions,
Properties and Irrigated Lands, Shasta County, dated 1984". The
SWRCB map comprises one sheet which is incorporated and included in
this decree.

### General Entitlement

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The claimants found in this proceeding to possess 11. water rights are entitled to the use of water of the Roaring Creek stream system on their lands described under their respective names in Schedule 1, and shown on the SWRCB map, from points of diversion described in Schedule 2. They are entitled to the use of water during the periods of time specified in Paragraph 13 entitled "Seasons of Use" and in the amounts allotted from the various sources under the priorities and for the uses set forth after their respective names in Schedules 3 through 6. Schedules 1 through 6 are attached to and incorporated in this decree. The amounts of water allotted shall be measured at the points of diversion from the stream system unless otherwise specified. Nothing contained herein shall be construed to allocate to any claimant a right to divert at any time from the Roaring Creek stream system more water than is reasonably necessary for his beneficial use, nor to permit him a right to unreasonably impair the quality of the natural flow.

### Priority Classes

class of rights each one of which is equal in priority and correlative in right with all other rights of the same class appearing within the schedule. When available water is sufficient to supply only part of the entitlement of any specific priority class, the available supply shall be prorated in accordance with allotments in that priority class. Except as provided in Paragraph 14, no priority class is entitled to use any water until all higher priority rights have been fully satisfied. Thus, within the same schedule, all rights of the Second Priority Class are inferior in priority and subordinate to all rights of the First Priority Class but are superior in priority and entitled to full satisfaction ahead of rights in the Third Priority Class.

### Seasons of Use

13. Allotments for irrigation shall be for continuous use from April 1 to November 1 of each year. Allotments for domestic and stockwatering purposes shall be for continuous use throughout the year.

### Domestic Use

14. Domestic use is limited to water applied exclusively for household purposes, watering of domestic animals and irrigation of up to one-half acre of yard, garden and family orchard. In accordance with Water Code Section 106, all parties named in Schedules 3 through 5 are allotted 500 gallons per day at their place of use, on a year-round basis for domestic use with priority over all other uses set forth in said schedules.

### Stockwatering Use

15. Stockwatering use is limited to water required by commercial livestock.

### Irrigation Use

- 16. Irrigation use is limited to the application of water for the purpose of meeting moisture requirements of growing crops. Industrial Use
- 17. Industrial use is limited to the application of water in the culture and harvesting of timber including incidental domestic use, the building and maintenance of roads, sprinkling to allay dust, fire protection, operation of portable or semi-portable sawmills including operation and maintenance of appurtenant logging ponds, chippers and debarkers and the initial irrigation of timber plantings including Christmas tree stock. Use of water for stockwatering and domestic purposes by livestock and recreational users of timber lands in conjunction with, but not in excess of, the allotments contained herein for timber culture is deemed to be within this defined use.

The U. S. Forest Service and all owners of private riparian lands in the Roaring Creek stream system may divert throughout the year, subject to all Roaring Creek rights specifically defined in this decree, an amount of water that may be necessary for timber harvesting and road building and maintenance purposes on said lands from any point of diversion on said lands or to which access is obtained. The diversion of water for timber harvesting and road building and maintenance shall not impair numbered priority rights in the schedule in which the diversion would be placed if the right were specifically defined.

18. Claimants diverting water under allotments for irrigation use are entitled to use water for domestic and stockwatering purposes incidental to irrigation.

# Domestic and Stockwatering Uses During the Non-Irrigation Season

19. To provide water at the various places of use for domestic and stockwatering purposes during the non-irrigation season from November 1 to about April 1, all claimants listed in Schedules 3 through 5 are entitled to divert a sufficient amount of water in their priority class to offset reasonable conveyance losses and to deliver 0.01 cfs at the place of use.

# Equivalent Flow to Provide Adequate Head

claimants for direct application to beneficial use in Schedules 3, 4, 5 and 6 are expressed in terms of continuous flow. However, such claimants may rotate the use of water with other related rights in the same stream group for the specified purpose of use and thus apply water to the place of use at a greater rate than indicated by the quantity of continuous flow so allotted. The several claimants may also divert, for limited periods of time, a convenient "head" to achieve the same purpose. Such practice of rotation or use of a convenient "head" shall not result in the use by any such claimant of a total quantity of water during any 30-day period in excess of the equivalent of claimant's continuous allowance. It is further provided that such practice of rotation or use

1 of convenient "heads" shall not cause an unreasonable interference in the regime and quantity of available natural flow to which others are entitled or which would adversely impact on the existing 4 fisheries.

### Water Use on National Forest Lands

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21. An allotment of 1500 gallons per day is made from the spring designated as Diversion 1 on the SWRCB map. This allotment is made for the public trust purposes of wildlife enhancement and incidental domestic use by hikers, campers and Forest Service personnel. The U.S. Forest Service also has a federal reserved right to divert water from the spring identified as Diversion 2 on the SWRCB map. The right was reserved by presidential proclamation on October 3, 1904. The water from Diversion 2 is to be used for dust control, road maintenance and construction, and fire suppres-Diversions 1 and 2 are minor diversions which have a sion. 16 | negligible effect on the downstream water supply. The Forest Service allotments are placed in first priority in a separate schedule. (Schedule 6.)

## Insteam Use in Roaring Creek

The use of water under future appropriative rights and under future activation of presently unexercised riparian rights is subject to the maintenance of a minimum flow of 5 cubic feet per 23 | second in Roaring Creek at the Big Bend Road Bridge to provide protection of fish life.

## Pre-1914 Appropriations on Public Land

Diversions from Roaring Creek into the Henry-Carroll Roaring Creek Ditch and the Upper Roaring Creek Ditch and the Jake 28 || Creek Ditch were initiated prior to December 19, 1914.

Appropriations made on public lands are superior to the riparian rights of lands contiguous to the same stream that passed to private ownership after the accrual of the appropriation right. The points of diversion of the Henry-Carroll Roaring Creek Ditch, the Jake Creek Ditch and the Upper Roaring Creek Ditch were located on vacant government land at the time appropriation was initiated. Therefore, these diversions are accorded priority over diversions made under riparian rights. As specified in Schedules 3 through 5, Henry and Carroll possess first priority rights (1887). Reich, Vopat, Parham, and Epperson, diverting water through the Upper Roaring Creek Ditch and the Jake Creek Ditch possess second priority rights (1888).

## Riparian Rights

appropriative water rights except where the appropriation was made on the public land under the conditions described in Paragraph 23. The only appropriate rights in this category in the adjudication area are the first priority rights to divert into the Henry-Carroll Roaring Creek Ditch and the second priority rights to divert into the Upper Roaring Creek Ditch and the Jake Creek Ditch. Therefore, riparian rights are placed in the third priority classification in Schedules 3 and 5. Third priority rights include the riparian rights of Roderick, Parham and Carroll.

## Other Pre-1914 Appropriations

25. The 1906 appropriative rights to divert water into the Vaughn Ditch are placed in the fourth priority classification in Schedule 3.

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Creek stream system which were initiated after December 19, 1914:

a. Application 14321 of James C. and Delores J.

Roderick was filed on May 23, 1951, and License 5241 was issued to confirm a right for diversion of 0.065 cubic foot per second from Diversion No. 10 on Roaring Creek for year-round domestic use and irrigation of five acres from May 1 to October 1 of each year.

Schedule 3 contains an allotment of 0.15 cfs in third priority under riparian right to irrigate five acres. The Roderick property is riparian to Roaring Creek. Total diversion under both appropriative and riparian rights shall not exceed 0.15 cfs.

Following are appropriative rights within the Roaring

b. Stockpond Water Right Certificate No. 3243 was issued to James C. and Delores J. Roderick on March 23, 1979, to certify storage of 3.0 acre-feet per annum at Diversion No. 11 on an unnamed stream tributary to Roaring Creek. Priority of the right is the date of construction, which was during 1940.

Apportionment of Water in Henry-Carroll Roaring Creek Ditch

- 27. Water diverted under the 1887 appropriative right to divert through the Henry-Carroll Roaring Creek Ditch shall be apportioned as described below:
- a. When there is sufficient water in Roaring Creek to divert 2.01 cfs into the Henry-Carroll Roaring Creek Ditch, then Henry shall receive 0.75 cfs (including 0.25 cfs as Henry's prorata share of ditch loss) and Carroll shall receive 1.26 cfs (including 0.43 cfs as Carroll's pro rata share of ditch loss).
- b. The deed by which property was transferred from Henry to Carroll provides that if less than 200 miners inches

1 | (5 cfs) is flowing in the Henry-Carroll Roaring Creek Ditch, the 2 water would be evenly divided between Henry and Carroll. As | indicated in subparagraph a., above, the maximum allotments for 4 | Henry and Carroll during periods when adequate water is available equal a combined total flow of 2.01 cfs including ditch loss. Under the deed provision desired, any time there is insufficient water in Roaring Creek to divert their combined total allotments of 2.01 cfs into the Henry-Carroll Roaring Creek Ditch, then the allocation of water between Henry and Carroll shall be subject to the deed limitation applied in conjunction with the allotments of water described in subparagraph a., above. At such time, Henry shall receive 1/2 of the flow in the ditch or 0.75 cfs, whichever is less, and Carroll shall receive the remaining flow in the ditch after subtracting the quantity alloted to Henry.

Upper Roaring Creek Ditch

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28. When there is sufficient flow in Roaring Creek to divert 2.30 cfs into the Upper Roaring Creek Ditch without infringing upon prior rights, then claimants Walter H. and Annabel Reich, Frank Vopat, Eugene and Linda Parham, et al., and Ronald T. and Theresa M. Epperson are allotted water at Diversion 3, Upper Roaring Creek Ditch, as set forth in the following table:

22		DEEDED DITCH APPOR-	ACRES IRRI-	DITCH	IRRIGATION ALLOTMENT* (1 cfs per	TOTAL ALLOT-
20	OWNER	TIONMENT	GATED	LOSS*	30 acres)	MENT*
<ul><li>24</li><li>25</li></ul>	Reich Vopat	1/4	16 10	0.22	0.53 0.33	0.75 0.47
26	Parham, et al. Epperson	6/14 1/14	19 <u>4</u>	0.26 0.06	0.63 0.13	0.89 0.19
27 28	TOTAL		49	0.68	1.62	2.30

in cfs

When flow in the ditch is less than 2.30 cfs, the flow shall be apportioned among the owners in accordance with their deeded apportionments as limited by the total allotment for each party. The allotments from the Upper Roaring Creek Ditch are summarized as follows:

Reich . . . . . . 0.75 cfs or 1/4 of flow, whichever is less.

Vopat . . . . . 0.47 cfs or 1/4 of flow, whichever is less.

Parham, et al. . . 0.89 cfs or 6/14 of flow, whichever is less.

Epperson . . . . 0.19 cfs or 1/14 of flow, whichever is less.

Vaughn Ditch

29. When 2.11 cfs or less is flowing in Vaughn Ditch under the 1906 appropriative right referred to in Paragraph 25, any water in excess of the amount required for domestic purposes shall be apportioned among the users for irrigation based on the ratio of the presently irrigated acreage. Joaquim and Hildegard Peschel and Margaret Anstin are entitled to water from Roaring Creek for irrigation of 32 acres to the extent that surplus water or return flow from Vaughn Ditch leaves the property of Charles L. and Evelyn A. Richard.

## Unexercised Riparian Rights

30. All claimants and other persons not named in this decree owning land riparian to streams in the Roaring Creek stream system have unexercised riparian rights to the use of water; however, any riparian right that is not defined in this decree shall be defined and exercised only in accordance with the provisions of this decree. Any person who holds an unexercised riparian right may apply to the court under Paragraph 31 or to the Board under Paragraph 32 for definition of a riparian right which is not

defined in this decree at the time of such application. If the court finds that such person proposes diligently, reasonably and beneficially to exercise such right, the court shall define the right in terms consistent with such proposed reasonable beneficial use. Any riparian right defined pursuant to this paragraph shall be the subject of a supplemental decree and shall possess a priority as of the date of application to the court or to the Board, as the case may be. Riparian rights defined pursuant to this paragraph shall be subject (1) to all rights which are defined in this decree, including any supplemental decree, as said decree exists on the date of application to the court or to the Board by a riparian claimant; and (2) to any appropriative right initiated by application, in accordance with Part 2 (commencing with Section 1200) of Division 2 of the Water Code, prior to the date of application to the court or to the Board by a riparian claimant.

## Reserved Jurisdiction

31. The court reserves continuing jurisdiction, upon application of any party hereto, or successor in interest thereto, or upon its own motion or the motion of the State Water Resources Control Board, to review this decree and to change or modify the same as the interests of justice may require.

## Changes in Exercise of Rights

32. Any party who wishes to change or modify the exercise of his rights set forth in the decree may request the Board to investigate said change or modification. The Board shall notify affected parties of its investigation and provide an opportunity to object to the proposed change. If an application to activate unexercised riparian rights is filed with the Board, notice shall be

given in accordance with the notice provisions for appropriative applications as set forth in Water Code Sections 1300 et seq. If any affected party objects to the proposed change or modification, the Board shall hold a hearing or other proceedings in lieu of hearing. Following its investigation, the Board shall file its report which determines whether the proposed change or modification is in accordance with applicable law and which makes a recommendation regarding changes or modifications of the decree. Any changes or modifications of the decree recommended by the Board shall be entered, subject to court review and approval, as a supplemental decree. The Board shall be entitled to receive reimbursement for the expenses of making its investigation and recommendations to the Proceedings on the apportionment of the expense shall court. closely conform with the provisions of Article 13, Chapter 3, Part 3 Division 2 of the Water Code, commencing with Section 2850. Nothing in this paragraph shall restrict any right which any person may have under any statute or common law to change or modify the exercise of his rights set forth in the decree.

## Water Rights Disputes in Watermaster Service Area

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If a watermaster service area is created in accordance with applicable law, the watermaster shall distribute the water in accordance with this decree. If a water rights dispute arises between users, the watermaster shall regulate those diversions as set forth in the decree and as necessary to settle the dispute. Any party who alleges that the watermaster is not regulating his water right in accordance with this decree may apply to the Board to investigate said allegations. The Board shall notify all affected parties of its investigation and give them an opportunity

to respond to the allegations. If any affected party requests a hearing or other proceedings in lieu of hearing, the Board shall duly notice and schedule a hearing or other proceedings in lieu of hearing. Following its investigation, the Board shall file its report which determines whether the watermaster has regulated the water right in accordance with the decree and which makes its recommendation to the court for any change, modification or clarification of the decree. Any change, modification or clarification of the decree recommended by the Board shall be entered, subject to court review and approval, as a supplemental decree. The Board shall be entitled to receive reimbursement for the expense of making its investigation and recommendation to the Proceedings on the apportionment of expenses shall closely conform with the provisions of Article 13, Chapter 3, Part 3, Division 2 of the Water Code, commencing with Section 2850. Nothing in this paragraph shall restrict any right which any person may have under any statute or common law to seek enforcement of this decree or to seek any other relief. 18

## Effects of the Decree

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34. Each and every claimant, his or her agents, successors, grantees and assigns, shall be and hereby are perpetually enjoined and restrained from doing anything in violation of the terms or provisions of the judgment and decree, and from diverting any water from said Roaring Creek stream system as defined in this decree at any time in excess of a quantity reasonably necessary for, and actually applied to, reasonable beneficial use by reasonable methods of diversion and use, and from doing anything, directly or indirectly, that will obstruct or

- 35. This decree is conclusive as to the rights of all existing claimants in the Roaring Creek stream system as defined herein.
- 36. This decree supersedes and modifies all inconsistent former judgments and decrees as to the rights to the flow of the Roaring Creek stream system. However, this decree does not supersede any rotation or ditch agreements which are consistent with the provisions of this decree.
- 37. Permits and licenses initiated by application under provisions of the Water Commission Act or the Water Code shall continue to be administered by the Board as in other cases. Upon issuance, revocation or authorized change in any permit or license in accordance with the California Water Code and upon motion of the licensee or the Board, the court shall enter a supplemental decree confirming the Board's action.
- 38. Except as provided by Paragraph 30, any claimant who has failed to appear and submit proof of his claim as provided in Chapter 3, Part 3 of Division 2 of the Water Code, shall be barred and estopped from subsequently asserting any rights heretofore acquired upon the Roaring Creek stream system as defined herein. Any such claimant forfeits all rights to water heretofore claimed by him on said stream system, other than as provided in the decree, unless entitled to relief under the laws of this state.

#### Statements of Diversion and Use

39. All persons diverting water under water rights other than appropriative water rights initiated after December 19, 1914,

1	are required to file Statements of Water Diversion and use with the
2	Board in accordance with Part 5.1 of Division 2 of the Water Code
3	commencing with Section 5100.
4	Dated:
5	$\sim 1$
6	September 4, 1985 Munn
7	Judge of the Superior Court  ASSIGNED
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9	Approved As to Form:
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11	Attorney, United States Department
12	of Justice Land and Natural Resources Division
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SCHEDULE 1

Description of Places of Use
Of Water From Roaring Creek Stream System

NAME	USE*	ACRES	SUBDIVISION	SECTION	TOWNSHII MDB&M	P-RANGE
Bay Histology Service	Dom, Stk, Irr.	2	NE% of SE%	1	35N	1W
Caldwell, Forest B. III and Robert B. Easton	Dom, Stk, Irr.	2 3	NE% of SW4 NE% of SE%	6 1	35N 35N	1E 1W
Cantrell, Gloria	Dom, Stk, Irr.	2	NE% of SW%	6	35N	1E
Carroll, Jerry T. and Charlene C.	Dom, Stk, Irr.	25	NE4 of NW4 NW4 of NE4	6	35N	1E
Close, James & Lucille	Dom, Stk,	1	NE% of NE%	12	35N	1E
Leonard, Vernon L. and Leona J.	Dom, Stk, Irr.	10	NE% of SE%	1	35N	1W
Easton, Robert B. and Constance C.	Dom, Stk, Irr.	3	NE% of SE% NE% of SW%	1 6	35N 35N	ıw
Epperson, Ronald T. and Theresa M.	Dom, Stk, Irr	4	Sw4 of NE4	31	36N	1E
Swain, Susan Marie Winkle	r Dom.		SE4 of SW4	6	35N	1E
Garnett, Bernard E. and Ruth M.	Dom.		SW4 of SW4	6	35N	1E
Henry, Lynn and Christine	Dom, Stk, Irr.	15	N <sup>2</sup> 2 of NE <sup>2</sup> 4	6	35N	1E
Roseberg Lumber Co.	Ind.		Various Portions	28 29 31 32 2	36N 36N 36N 36N 35N	1E 1E 1E 1E
				3 4 9 10	35N 35N 35N 35N	1E 1E 1E 1E
Meckley, Chester and Mary Jane	Dom, Stk,	6	SE4 of SE4	1	35N	1W
Miller, Jack O. and Helen	Dom, Stk, Irr.	2	NE% of SE%	1	35N	1W

NAME	USE*	ACRES	SUBDIVISION	SECTION	MDB&M	
Nipper, Jack J. and Crane M.	Dom.		SE% of SW%	6	35N	lE
Parham, Eugene and Linda, et al.	Dom, Stk, Irr.	19	SE% of NE% N% of SE%	31 31	36N 36N	1E 1E
Peschel, Joachim O. Hildegard, Uwe and Diana and Margaret Anstin		32	S of NE%	12	35N	1W
Reddick, Arthur C. and Sally	Dom.		SE4 of SW4	6	35N	1E
Reich, Walter H. and Annabel	Dom, Stk Irr.	16	SW4 of SW4	32	36N	1E
Richard, Charles I. and Evelyn A.	Dom, Stk, Irr.	3	NE% of NE%	12	35N	1W
Roderick, James C. and Dolores J.	Dom, Stk, Irr.	5	Within Lot 4 SW4 of NW4	6 6	35N 35N	1E 1E
Terry, Eugene F. and Marsha P.	Dom,		SE4 of SW4	6	35N	1E
Van Steen, Jack L. and Doris A.	Dom.		SE4 of SW4	6	35N	1E
Vopat, Frank	Dom, Stk, Irr.	10	NW4 of SW4	32	36N	1E
Wilson, Thomas E. and Gayle A	Dom, Stkn.		NE% of NE%	12	35N	4W

<sup>\*</sup>Dom - Domestic

Stk - Stockwatering
Irr - Irrigation
Ind - Industrial

SCHEDULE 2 Location of Points of Diversion

		LOCATION OF	POINT OF DIVERSION	NO	<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>
on Name of Water	rsion No. State Resources rol Board Map	Legal Sub-divi - sion in which diversion Occurs MDB&M	Reference Corner for Distance and Bearing MDB&M	Bearing From Reference Corner	Distance from Reference Corner In Feet
USFS SPRING #1	1	Projected Section 34, T36N, RlE MDB&M	SE Corner Section 34	N25°W	3300'
USF SPRING #2	2	Projected Section 34, T36N, R1E, MDB&M	SE Corner Section 34	N48°W	1800'
Upper Roaring Creek Ditch	3	SW4 of NW4 Sec 4, T35N, R1E MDB&M	NW Corner Section 4	S5°E	2000'
Jake Creek Ditch	4	NE% of NE% Sec 5, T35N, R1E MDB&M	NE Corner Section 5	W	900'
Henry-Carroll Roaring Creek Ditch	5	NW4 of NW4 Sec 5, T35N, RIE MDB&M	NW Corner Section 5	S68°E	1000'
Vaughn Ditch	6	NE¼ of NE¼ Sec 6, T35N, R1E MDB&M	NE Corner Section 6	s38°W	700'
Upper Roaring Creek Ditch Browns Creek Diversion	7	NW4 of SW4 Sec 32, T36N, RIE MDB&M	SW Corner Section 32	Nll°E	2600'
Parham Pump	8	NW4 of SE4 Sec 31, T36N, RLE MDB&M	SE Corner Section 31	N42°W	<b>25</b> 00'
Henry-Carroll Roaring Creek Ditch Browns Creek Diversion	9	SE4 of SW4 Sec 31, T36N, R1E MDB&M	SE Corner Section 31	N76°W	3000'
Roderick Ditch	10	SE4 of NW4 Sec 6, T35N, RIE MDB&M	NE Corner Section 6	S58°W	3300'

# SCHEDULE 2 (CONT'D) Location of Points of Diversion

		LOCATION OF	POINT OF DIVERSI	ON	
Name of Diversion System	Diversion No. on State Water Resources Control Board Map	Legal Sub—divi — sion in which diversion Occurs MDB&M	Reference Corner for Distance and Bearing MDB&M	Bearing From Reference Corner	Distance from Reference Corner In Feet
Roderick Stockpond	11.	SE¼ of NW Sec 6, T35N, RlE MDB&M	NE Corner Section 6	S60°W	3800'
Roaring Cre at Big Bend Road Bridge		SE¼ of NE¼ Sec 1, T35N, R1W MDB&M	NE Corner Section 1	S22°W	2700'
Jack Nipper Pond	13	SE% of NW% Sec 6, T35N, R1E	SE Corner Section 6	N86°W	32001
Joachim Pes Reservoir	ichel 14	SE¼ of NE¼ Sec 12, T35N, RlW	NE Corner Section 12	S35°W	2000'

SCHEDULE 3

# ALLOTMENTS TO VARIOUS CLAIMANTS FROM ROARING CREEK

	Diver- sion No. on		Allotments in Cubic Feet Per Second Area Continuous Flow Served FIRST SECOND THIRD				
Name of Claimant	SWRCB Map	Use	in Acres	Prior- ity	Prior- ity	Prior- ity	Prior- ity
Reich, Walter H. and Annabel	3	Dom, Stk Irr	16		0.75		
Vopat, Frank	3	Dom, Stk Irr	10		0.47		
Parham, Eugene and Linda, et al.	3	Dom, Stk Irr	19		0.89		
Epperson, Ronald T. and Theresa M.	3	Dom, Stk Irr	4	•	0.19		
Henry, Lynn and Christine	5	Dom, Stk Irr	15	0.75			
Carroll, Jerry T. and Charlene C.	5	Dom, Stk Irr	<b>2</b> 5	1.26			
Miller, Jack O. and Helen	6	Dom, Stk Irr	2				0.12
Leonard, Vernon I. and Leona J.	6	Dom, Stk Irr	10				0.60
Caldwell, F. B. III and Easton, R. B.	6	Dom, Stk Irr	5				0.30
Easton, Robert B. and Constrance C.	6	Dom, Stk Irr	3				0.18
Cantrell, Gloria	6	Dom, Stk Irr	2				0.12

<sup>1/</sup> Includes 0.68 cfs ditch loss prorated according to irrigated acreages.

<sup>2</sup>/ Includes 0.68 cfs ditch loss prorated according to irrigated acreages.

<sup>3/</sup> Includes 0.90 cfs ditch loss prorated according to irrigated acreages.

## SCHEDULE 3 (Cont'd)

# ALLOTMENTS TO VARIOUS CLAIMANTS FROM ROARING CREEK

Name of Claimant	Diver- sion No. on SWRCB Map	Use	Area Served in Acres	Cubic F	tments in Teet Per Second Atinuous Flow SECOND Prior- ity	THIRD Prior- ity	FOURTH <sup>3/</sup> Prior-
Bay Histology Service	6	Dom, Stk Irr	2				0.12
Meckley, Chester and Mary J.	6	Dom, Stk Irr	6				0.36
Terry, Eugene F. and Marsha P.	6	Dam					0.01
Van Steene, Jack L. and Doris A.	6	Dam					0.01
Nipper, Jack J. and Grace M.	. 6	Dom					0.01
Reddick, Arthur C. and Sally	6	Dom					0.01
Sivain, Susan Marie Wimbler	6	Dam					0.01
Garnett, Bernard E. and Ruth M.	6						0.01
Close, James and Lucille	6	Dom Irr	1				0.06
Wilson, Thomas E. and Gayle A.	6	Dam, Stk					0.01
Richard, Charles I. and Evelyn A.	6	Dom, Stk Irr	3.				0.18
Roderick, James C and Delores J.	10	Dom, Stk Irr	5			0.15	

<sup>3/</sup> Includes 0.90 cfs ditch loss prorated according to irrigated acreages.

SCHEDULE 4

#### ALLOTMENTS TO VARIOUS CLAIMANTS FROM JAKE CREEK

	Diver-			Allotments in Cubic Feet Per Second Continuous Flow			
Name of Claimant	sion No. on SWRCB Map	Use	Area Served in Acres	FIRST Prior- ity	SECOND <sup>1</sup> _/ THIRD Prior- Prior- ity ity	- - -	
Reich, Walter H. and Annabel	4	Dom, Stk Irr	16		0.75		
Vopat, Frank	4	Dom, Stk Irr	10		0.47		
Parham, Eugene and Linda, et al.	4	Dom, Stk Irr	19		0.89		
Epperson, Ronald T. and Theresa M	4	Dom, Stk Irr	4		0.19		

<sup>1</sup>\_/ Supplements diversion from Roaring Creek at Diversion Point No. 3 only when required. Total amount diverted shall not exceed the allotment set forth in Schedule 3 for Diversion Point No. 3. Allotments include ditch loss prorated according to irrigated acreage.

SCHEDULE 5

# ALLOIMENTS TO VARIOUS CLAIMANTS FROM BROWNS CREEK

	Diver-				Allotments in Cu Per Second Conti	bic Feet nuous Flowl/
Name of Claimant	sion No. on SWRCB Map	Use	Area Served in Acres	FIRST <sup>2</sup> / Prior- ity	SECOND <sup>3</sup> / Prior- ity	THIRD Prior- ity
Parham, Eugene and Linda, et al.	7	Dom, Stk Irr	19		0.89	
Epperson, Ronald T. and Theresa M.	7	Dom, Stk Irr	4		0.19	
Parham, Eugene and Linda, et al.	8	Dom, Stk Irr	2			0.04
Henry, Lynn and Christine	9	Dom, Stk Irr	15	0.75		
Carroll, Jerry T. and Charlene C.	9	Dom, Stk Irr	25			1.262/

 $<sup>\</sup>underline{1}/$  Allotments include applicable ditch loss, prorated according to irrigated acreage.

<sup>2/</sup> To supplement water diverted at Diversion Point 5 only when required. Total amount diverted shall not exceed the allotments set forth in Schedule 3 for Diversion Point 5.

<sup>3/</sup> To supplement water diverted at Diversion Point 3 only when required.
Total amount diverted shall not exceed the allotments set forth in Schedule 3 for Diversion Point No. 3.

#### SCHEDULE 6

#### ALLOTMENTS TO VARIOUS CLAIMANTS FROM MISCELLANEOUS SOURCES WITHIN ROARING CREEK STREAM SYSTEM

	Diver-			Allotments in Cubic Feet Second Continuous Flow			
Name of Claimant	sion No. on SWRCB Map		in	FIRST Prior- ity	SECOND Prior- ity	THIRD Prior- ity	*
U. S. Forest Service	1	Wild Life Enhancement & Incidenta Domestic		1,500 gal/	day		
U. S. Forest Service	2	Ind.		0.06			
Roseberg Lumber Co.	121/	Ind.		0.05			

 $<sup>\</sup>underline{1}^{\prime}$  Other points of diversion are various water holes on Roaring Creek and its tributaries.